DEFENDANTS JON BENGTSON AND DEBASHIS BAGCHI

CASE NO. 5:20-CV-00753-EJD

RUDY EXELROD ZIEFF & LOWE LLP

SAN FRANCISCO, CALIFORNIA 94104

351 CALIFORNIA STREET, SUITE 700

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	1	Plaintiff Anubhav Singh Oberoi ("I	Plaintiff") and Defendants AirWire Technologies,	
4-0513 www.rezlaw.com	2	Jon Bengtson and Debashis Bagchi ("Defendants") (collectively "the Parties"), through their		
	3	counsels of record, hereby stipulate that, pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of		
	4	Civil Procedure, all claims in this Action that are currently asserted against Defendants Jon		
	5	Bengtson and Debashis Bagchi are hereby dismissed with prejudice, each side to bear its own		
	6	fees and costs related to these claims against the individual defendants. The claims currently		
	7	asserted against Defendant Airwire Technologies, remain stayed on account of the bankruptcy		
	8	proceedings pending in the District of Nevada Bankruptcy Court (see ECF No. 34).		
	9	DATED: July 19, 2021	Respectfully submitted,	
	10		RUDY, EXELROD, ZIEFF & LOWE, LLP	
	11		By: /s/ Chaya M. Mandelbaum	
	12		CHAYA M. MANDELBAUM Attorneys for Plaintiff	
	13		ANUBHAV SINGH OBEROI	
	14	DATED: July 19, 2021	LEWIS BRISBOIS BISGAARD & SMITH LLP	
415) 43	15		By: /s/ Robert I. Lockwood	
	16		JOSEPH R. LORDAN ROBERT I. LOCKWOOD	
	17	DATED: July 19, 2021	THE LAW OFFICES OF CHARLES R. ZEH, ESQ	
	18		By: /s/ Charles R. Zeh	
	19		CHARLES R. ZEH	
	20		Attorneys for Defendants	
			AIRWIRE TECHNOLOGIES,	
	21		JON BENGTSON, and DEBASHIS BAGCHI	
	22			
	23	<u>ECF ATTESTATION</u>		
	24	Pursuant to Civil L.R. 5-1(i)(3), the filer attests that concurrence in the filing of this		
	25	document has been obtained from each of the other signatories thereto.		
	26	Executed this 19th day of July 2021, at San Mateo, California.		
	27		/s/ Chaya M. Mandelbaum	
	28		CHAYA M. MANDELBAUM	
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